	Application Number		10597963	
INFORMATION DIGGL COURT	Filing Date		2006-08-14	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT	First Named Inventor	Veror	nesi	
(Not for submission under 37 CFR 1.99)	Art Unit		N/A	
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	Attorney Docket Number	er	IPU1954-009	

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	2	1494558	GB			1977-12-07	Ciba-Geigy AG				

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	3	1540	483	GB		1979-02-14	Schering Aktiengesellschaft		
	4	0726	075	EP	A1	1996-08-14	Therapicon SRL		
	5	98/52	2540	WO	A1	1998-11-26	The Boots Company PLC		
	6	02/09	94246	WO	A2	2002-11-28	Alexza Molecular Delivery Corporation		
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	1	HOLZER, P. ET AL., "Estimation of acute flurbiprofen and ketoprofen toxicity in rat gastric mucosa at theraphyrelevant doses", Inflamm. res., Vol. 50, 2001, pp. 602-608.							
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